DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

As a below named to my name; that I verily be joint inventor (if plural inventential)	⟨) Original () Supplemental () Subsupplementary nventor, I hereby declare that: my residence lieve that I am the original, first and sole inventors are named below) of the subject matter where the property of the pro	post office address and citizenship and notor (if only one name is listed below) ich is claimed and for which a patent is	or an original, first an sought on the inventio
Title: Method of	making through hole wit	ch laser, copper-clad	i
of which is described and cl	aimed in:		erial
and with amendments t	hrough (if applicable)	, or	
on	national Application No. PCT/	, filed	, and as amende
by any amendment(s) referr			
I acknowledge my duty to defined in Title 37, Code of hereby claim priority benefit or patent or inventor's certain filing date before that of the	isclose to the Patent and Trademark Office a Federal Regulations, §1.56. Its under Title 35, United States Code, §119 (and ficate listed below and have also identified below application on which priority is claimed:	Il information known to me to be mat	erial to patentability a gn) of any application(s tor's certificate having
I acknowledge my duty to of defined in Title 37, Code of hereby claim priority benefitor patent or inventor's certification.	isclose to the Patent and Trademark Office a Federal Regulations, §1.56. Is under Title 35, United States Code, §119 (and ficate listed below and have also identified below.	Il information known to me to be mat	erial to patentability a
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I acknowledge my duty to defined in Title 37, Code of hereby claim priority benefior patent or inventor's certifiling date before that of the COUNTRY	isclose to the Patent and Trademark Office a Federal Regulations, §1.56. Its under Title 35, United States Code, §119 (an ficate listed below and have also identified below application on which priority is claimed: APPLICATION NO.	Il information known to me to be mat	erial to patentability agn) of any application(s) tor's certificate having
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I acknowledge my duty to defined in Title 37, Code of hereby claim priority benefior patent or inventor's certifiling date before that of the COUNTRY Japan Japan Japan	isclose to the Patent and Trademark Office a Federal Regulations, §1.56. Its under Title 35, United States Code, §119 (and ficate listed below and have also identified below application on which priority is claimed: APPLICATION NO. 68357/98 140472/98	Il information known to me to be mat Ind §172 if this application is for a Desig ow any application for patent or inven DATE OF FILING March 18,1998 May 7,1998 May 12,1998	erial to patentability agn) of any application(s) tor's certificate having PRIORITY CLAIMED
I acknowledge my duty to defined in Title 37, Code of hereby claim priority benefitor patent or inventor's certa filing date before that of the COUNTRY Japan Japan Japan Japan Japan	isclose to the Patent and Trademark Office a Federal Regulations, §1.56. Its under Title 35, United States Code, §119 (at ficate listed below and have also identified below application on which priority is claimed: APPLICATION NO. 68357/98 140472/98 145206/98	DATE OF FILING March 18,1998 May 7,1998	erial to patentability a gn) of any application(s) tor's certificate having PRIORITY CLAIMED X X

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not dislosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

Country Japan Japan	APPLICATION NO. 166324/98 167759/98	DATE OF FILING May 29, 1998 June 1, 1998	PRIORITY CLAIMED X X
Japan	167760/98	June 1, 1998	X

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And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from
ACCOMPANDING PATCHE OFFICE as to any action to be taken in the U.S. Patcht and Trademark Office
regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the person
from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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elieved to be true; ar unishable by fine or	id further that these statements we	_	Iful false statements and	the like so made at at such willful fals
nd Inventor	Tobaguki Okregues	hi	Date March 8,1	999
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h Inventor The above apples. S. Application Series.	ication may be more particularly ic	lentified as follows:	Date March 8,1 Date Date Date	999